

Millan, Benson, Bowers, Clegg, Thompson favored the report.

Mr. Speaker, in his appeal to members to sustain his motion, declared that sister States have all passed similar bills. He was in favor of stopping all State officials from lobbying.

Mr. Jensen closed the debate advocating the adoption of the report. He said: "The gentleman from Salt Lake (Mr. Joseph) charges that there has been lobbying. I admit that I have been called into the lobby. I admit that I have been called to the phone. But I haven't been called to the Federal office on the Galveston bills." This appeal of the man with the long name to the grandstand did not bring the applause that was expected.

A roll call was had and the motion of Mr. Speaker was lost. The latter, in explaining his vote, said that notice had been served upon the professors and tutors who had been lobbying. He also said there were too many lobbyists in the House.

Controversy Over Report.

Messrs. Clegg, Robinson and Kuchler had a controversy over a report which Clegg said should have been made but which the latter declared could not be made until the Senate was ready to receive it.

Several efforts were made to reconsider votes by which bills had been passed or killed, but without avail. There was a warm debate over House bill No. 206, by Clegg, which related to the sale of liquor on Sunday and during certain hours on other days. The measure was finally passed fixing the hours of closing from 12 midnight to 5 a. m.

Sunday Closing Bill.

When House bill No. 54, by Tolton, the Sunday closing measure, came up a number of amendments were offered. The bill originally was aimed at Sunday tiesties, but as amended, and passed it includes Memorial day, Salt-air Beach and Lagoon were included in the bill and no baseball, basketball or football games can be played on Sunday or Memorial day, while racing of all kinds is shut out. There were spirited arguments over the several amendments and the bill as amended, but it was passed by 34 yeas, 7 nays, the latter being Clegg, Dean, Hook, Kuchler, Larsen, Miller, Robinson and Sutton.

Then, at 5 o'clock, the House adjourned until 10 o'clock this morning. This should be the last day of the session, but the clock will be turned back and it may be Sunday before final adjournment is had.

What Senate Is Doing.

The Fifty-ninth session of the Senate was devoted almost exclusively to the passing of bills. Twenty-one bills were passed at the forenoon and afternoon sessions. Most of the bills that were passed were amendatory of existing statutes. A few carried appropriations, but none that were extraordinary in their demands. In order to give the committees a chance to work, the Senate at 5:10 p. m. took a recess until 8 o'clock.

WARM IN THE HOUSE.

Efforts to take the Galveston Bills From Table Fail.

It was lively in the House on Friday. The session is near the end and the members are warming up. Two efforts were made to take the Galveston bills from the table and both failed. Some bitterness was shown in the debate in the morning session.

The House was in order at 10 o'clock when the gavel fell. The chaplain offered an invocation, after which the business was transacted.

Communications From Senate.

A communication was received from the Senate stating that the following bills had been passed:

H. B. No. 63, Richards—Providing for settlement between cities and school districts in case of annexation.

H. B. No. 163, Richards—Defining a county high school district, i. e., a county school district of the first class.

H. B. No. 165, Hansen—Creating a State board of horse commissioners with amendments. The amendments were concurred in and the bill passed.

H. B. No. 275, by Committee on Agriculture and Horticulture—Creating a State board of horticulture with amendments. The latter were concurred in and the bill was passed.

S. B. No. 95, Benner X. Smith—Providing for the formation and powers of railroad corporations; referred to the Committee on Railroads and Common Carriers.

H. B. No. 217, Marks—Providing for levy and collection of a tax for city school purposes with amendments. The amendments were concurred in and the bill passed.

S. B. No. 96, Benner X. Smith—Relating to homesteads.

S. B. No. 117, Walton—Relating to the disposition of tainted, decayed, spoiled or unwholesome food and prescribing a penalty for violation of any

COFFEE COMPLEXION

Easily Cleared up by Simple Means.

The coffee habit often causes sallow-ness long before the cause is suspected. Then the coffee user may be willing to give up the harmful indulgence. The experience of a Penn. lady shows how easily this may be done. She says:

"I have suffered from constipation and stomach trouble since a child, when headaches were so severe that I was prevented from studying at school. Since reaching adult age I have been, until recently, frequently in great pain from ulceration of the stomach and had grown wretchedly thin."

"My complexion had become very sallow and my stomach an unrelieved punishment to me. For years I have always had some kind of a cathartic in the house, which I took before retiring, as a matter of regular routine, using one kind or another, but to no effect, and then another."

"About six weeks ago my husband brought home a package of Postum Food Coffee, insisting that I give up the old kind and take the new. It seemed to be impossible to quit drinking coffee, although I knew it was injuring my health."

"However, after reading the little book, 'The Road to Wellville,' which I found in the package, I concluded to give Postum a fair trial."

"For the past six weeks I have used it three times a day, and I gratefully testify that my stomach trouble and constipation have already entirely left me."

"I am growing plumper and rounder in figure and my complexion is clearing up beautifully. You cannot imagine how good it seems to me to have that distressing pain after each meal. I have thrown out all the medicine bottles for Nature's own medicine, right food and Postum Food Coffee have made me a well woman." Name given by Postum Co., Battle Creek, Mich. "There is a reason." Read the famous little book, "The Road to Wellville," in pkgs.

provisions of the act; referred to the Sifting Committee.

S. B. No. 118—Providing for an annual convention of health officers; referred to Sifting Committee.

H. B. No. 246, Robinson—Requiring deaf mutes or blind children between ages of eight and fifteen years to be sent to school for deaf and dumb.

S. B. No. 90, Hulaniski—To regulate the practice of barbering; referred to Safety Committee.

S. B. No. 98, Gardner—Providing for investigations and demonstrations of arid land farming in various localities in the State and making an appropriation therefor; referred to the Committee on Agriculture and Horticulture.

Reports Standing Committees.

From Committee on Salaries and Fees, to whom was referred S. B. No. 181, by Mr. Benner X. Smith, fixing the salaries of certain state officers, reporting favorably and recommending that the bill be passed; adopted.

From Committee on Revenue, to whom was referred H. B. No. 291, by Mr. Dyrenge, to provide revenue for the support of the government of the State and for the several counties of the State, and higher salaries for district and county schools, for the fiscal years of 1907 and 1908, report unfavorably and recommending that said bill be not passed; adopted.

From Committee on Agriculture and Horticulture, having considered the amendments by the Senate to H. B. No. 258, by the Committee on Agriculture and Horticulture, amending sections 760 and 770 inclusive, as amended by chapter 124, Laws of Utah, 1905, relating to drainage, and recommending that the House do concur in the amendments made by the Senate; adopted.

From Committee on Elections, to whom was referred H. B. No. 288, by Mr. Richards, relating to the election of members of the board of education of districts of the first class, recommending that the bill be passed; adopted.

From Committee on Elections, to whom was referred H. B. No. 303, by Mr. Joseph, disqualifying certain employees of State institutions from taking an active part in politics, recommending that the bill be not passed. The bill follows:

H. B. No. 303, by Mr. Joseph—An act disqualifying certain employees of State institutions from further service for perjurial activity in politics.

Section 1. Any tutor, instructor, professor, assistant professor or member of any faculty, employed in any State educational institution, who shall lobby in the legislative halls during the sessions of the Legislature, or who shall during the hours of his employment at said institution, take part actively or passively in political primaries, conventions or campaigns, shall be disqualified from further service for the State institution with which he is connected.

Sec. 2. This act shall take effect upon approval.

The report was adopted, after an animated debate. The detailed vote follows:

Yeas. Barnett, Dean, Hansen, Hook, Jackson, Kuchler, Larsen, Long, McMillan.

Nays. Benson, Clegg, Critchlow, Croft, Davis, Darius, Dyrenge, Fuller, Giles.

Excused. Hendricks.

Five members explained their votes, viz: Barnett, Cottam, Critchlow, Croft and Mills.

From Committee on Elections, to whom was referred Senate bill No. 168, Hollingsworth—Relating to the duties of the County Clerk, recommending that the bill be passed. Adopted.

From Committee on Elections, to whom was referred Senate bill No. 82, Hollingsworth—Relating to the use of voting machines, recommending that the bill be passed.

From Committee on Engrossing and Enrollment, to whom was referred House bill No. 97, Clegg—An act to amend section 2655, Revised Statutes of Utah, 1898, as amended by chapter 76, Laws of Utah, 1905—Relating to the sale of real estate for taxes and the distribution of the proceeds.

House bill No. 64, Robinson—An act to amend section 2517, Revised Statutes of Utah, 1898, as amended by chapter 125, Laws of Utah, 1905—Giving County Assessors authority to require state of taxable property.

And House bill No. 204, Miller—An act amending section 13, chapter 197, Laws of Utah, 1905—Relating to the compensation of members of Boards of Education in county school districts of the first class, reporting the measures correctly enrolled, and transmitting them to the Speaker for signature.

The Speaker then in presence of House signed the bills and they were transmitted to the Governor.

From Committee on Public Lands, to whom was referred Senate bill No. 172, Hollingsworth, entitled "An act making it the duty of the Secretary of State to prepare and file with the County Recorders certified transcripts of lists of all public lands selected by the State and approved by the General Land Office, under an act of Congress approved July 16, 1894; requiring County Recorders to enter same on the records of their offices, and providing that said transcripts shall be evidence of title in the hands of said lands by the United States to the State of Utah, reporting favorably and recommending that said bill be passed.

From the majority members of the committee on Irrigation, to whom was referred House bill No. 172, Miller, entitled "An act to repeal sections 6, 7, 11 to 16, both inclusive, 69 and 73 and to amend sections 1, 56 and 67 of chapter 108 of the Session Laws of Utah, 1906; and to prescribe the method for appropriating water, and leave to re-appointing water, reporting unfavorably and recommending that the said bill be not passed."

ORVILLE L. THOMPSON, CLERK OF THE HOUSE.

BRAXTON L. BARNETT, P. P. DYRENG, MARTIN JENSEN, Majority Members.

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CHAS. E. MARKS, GEO. S. DEAN, B. H. BOWER, Minority Members.

From the Committee on Penitentiary and Prison, reporting that they had visited the institution, and found it in

excellent condition. The report continues:

The institution has a population of 220 convicts, there being an increase of ten since the warden reported to the State Board of Correction, and that there are but 238 cells. We believe it imperative for the welfare of the State that ample provision be made for the erection of a new building for the female inmates.

Since the report of the warden to the State Board of Correction, one of the bolters of the institution has been condemned, thus making it necessary that provision be made for securing and installing another in its stead.

The supply of light for the institution has been rented. This has been found to be expensive and uncertain. We are reliably informed that a complete electric lighting system can be purchased for the institution for \$1500, and that the expense of maintaining it will be nominal. We believe it essential for the protection of the institution and economy to the State that it should be secured and installed.

We call attention to the economy exercised in the expenditure of money appropriated by the last Legislature in the maintenance of the institution. We call attention to the fact that the cost per capita for 1905-06 was but \$5.13 cents per day, while that of 1903-04 was \$6.25 cents per day. The following all properizations are asked for, and the committee recommend that they be made:

Maintenance of discharged prisoners, \$90,000

Supplies for armory, 2,500

Insurance, 1,000

Improvements and repairs, 2,500

Paints, oils and glass, 600

Warden's salary, 10,000

New cell house (estimated), 100,000

Extending wall, 12,000

Remodeling kitchen and laundry, 1,500

New bathhouse, 600

Two cottages, 3,000

New telephone system, 250

Horse and carriage, 400

Extending pipe line, 13,475

Purchase of land (McGhie), 800

Boiler and installation of new boiler, 700

Purchase and installation of electric lighting system, 1,500

Total, \$232,825

In concluding our report, we congratulate the warden and others connected with the institution for their economy in the expenditure of money and the efficiency in the administration of their duties connected with the institution.

Bills Failed to Pass.

H. J. R. No. 7, by Hone, proposing an amendment to the Constitution to prevent taxation of mines, was read a third time and failed to pass for lack of constitutional majority, viz: Ayes, 23; nays, 9; absent and not voting, 12.

H. B. No. 294, special Judiciary committee, failed to pass by Ayes, 13; nays, 23; absent and not voting, 1.

Bills Signed by Governor.

A communication was received from the Senate stating that the Governor had signed S. B. No. 81, by Gardner, relating to water users' associations.

The report was adopted, after an animated debate. The detailed vote follows:

Yeas. Barnett, Dean, Hansen, Hook, Jackson, Kuchler, Larsen, Long, McMillan.

Nays. Benson, Clegg, Critchlow, Croft, Davis, Darius, Dyrenge, Fuller, Giles.

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Bills Rejected.

A communication was received from the Senate stating that it had rejected H. B. No. 151, by Marks, providing for assignment of jurors.

Third Reading Bills.

S. B. No. 29, Benner X. Smith—Providing for the collection of fees of county recorder, was read a third time and passed.

H. B. No. 243, Fuller, by request—Establishing a State board of veterinary medical examiners.

H. B. No. 43, Nephew Jensen—Relative to change of venue in justices' courts.

H. J. M. No. 8, Miller—Memorializing Congress to conserve Green river dredged so as to make it navigable.

S. B. No. 166, by Judiciary Committee—Relating to certiorari.

S. B. No. 165, by Judiciary Committee—To punish chameptery and maintenance in justices' courts, providing penalty for violation thereof.

S. B. No. 61, Benner X. Smith—Relating to the service of summons from justices' courts.

H. B. No. 255, Robinson—Relating to the appointment of registry agents.

H. B. No. 256, Robinson—Relating to towns, and to restrain and punish vagrants, etc.

H. B. No. 54, Tolton—Prohibiting theaters and other Sunday amusements. The bill was loaded down with amendments, so much so that the object of the bill was virtually killed.

H. B. No. 70, Richards—Making entire county a school district of first class.

Then at 5:05 o'clock the House adjourned until 10 o'clock this morning.

WORK OF THE SENATE.

Many Measures Disposed of in the Upper House.

The Senate was called to order by President S. H. Love at 10:30 o'clock a. m. Quorum present. Prayer was offered by the chaplain. Minutes of previous session read, corrected and approved. The Senate then proceeded to transact the following business:

Message From the Governor.

I have the honor to submit the following named appointments, and invite

thereof the advice and consent of your honorable body. As members of the board of directors of the Deseret Agricultural and Manufacturing Society for four years.

James G. McDonald of Salt Lake county.

George K. Parsons of Salt Lake county.

Thomas H. Smith of Cache county.

John H. Seely of Sanpete county.

Robert R. Irvine of Utah county.

Frank J. Hewlett of Salt Lake county.

Fred J. Kiesel of Weber county.

Emma A. Empey of Salt Lake county.

State Board of Medical Examiners, for term of two years:

Dr. D. C. Hodge of Cache county.

Dr. S. Condon of Yuba county.

Dr. Charles L. Olsen Salt Lake.

Dr. A. C. Ewing Salt Lake.

Dr. E. E. Wright, Salt Lake.

Dr. F. E. Straup Salt Lake.

Dr. R. W. Fisher Salt Lake.

Board of Examiners of Barbers: Perley A. Hill cone salt Lake.

William M. Piggett (two years), Weber.

Dr. C. M. Benedict (three years), Salt Lake.

All were confirmed.

Communications From House.

The House transmitted the following communications:

That the Speaker had signed S. B. No. 162, relating to city justices of the peace; filed and transmitted to the Governor.

The Speaker of the House had signed S. B. No. 85, relating to the appointment of the school fund; filed and transmitted to the Governor.

That the Speaker of the House had signed S. B. No. 69, defining the duties of notaries public; filed and transmitted to the Governor.

That the Speaker of the House had signed H. B. No. 64, giving county assessors authority to require statements of taxable property; filed and transmitted to the Governor.

That the Speaker of the House had signed H. B. No. 204, relating to the compensation and traveling expenses of boards of education in the county school districts of the first class; filed and signed by the President.

That the Speaker of the House had signed S. B. No. 53, regulating the service of certain male animals; filed and S. B. No. 52 relating to the contracting for or taking usurious interest, etc.; filed and S. B. No. 53 was transmitted to the Governor.